## PATENT APPLICATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of Docket No: Q90376

Takayuki KATO, et al.

Appln, No.: 10/549,904 Group Art Unit: 1794

Confirmation No.: 7150 Examiner: Elizabeth A. Robinson

Filed: September 20, 2005

For: HOLLOW CERAMICS PARTICLES, HOLLOW CERAMICS PARTICLES-CONTAINING COMPOSITE MATERIAL AND SLIDING MEMBER

## STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interview conducted on

April 11, 2008:

## REMARKS

An Examiner's Interview Summary Record (PTO-413) has not been issued.

Accordingly, Applicants request an Examiner's Interview Summary Record in the next Action.

During the interview, the following was discussed:

- 1. Brief description of exhibits or demonstration: Not applicable.
- Identification of claims discussed: Claims 1-9.

STATEMENT OF SUBSTANCE OF INTERVIEW Attorney Docket No.: Q90376

U.S. Application No.: 10/549,904

3. Identification of art discussed: JP 2003-160330 ("Kato").

4. Identification of principal proposed amendments: Not applicable.

5. Brief Identification of principal arguments: Applicants, through representation,

stated that the Examiner has made an error in stating that Applicants' PCT must be filed in

English. The effective filing date of a National Stage Application is also the filing date of the

national stage application. (See M.P.E.P. § 1893.03(b)). There is no requirement that the PCT

application be filed in the English language in order to accord the PCT filing date as U.S. filing

date. Under PCT Article 11(3), "an international filing date shall have the effect of a regular

national application in each designated State as of the international filing date, which shall be

application in each designated state as of the international riving date, which shall be

considered to be the actual filing date in each designated State."

6. Indication of other pertinent matters discussed: Applicants, through

representation, requested that the finality of the Action be withdrawn and that a new Action be

issued.

7. Results of Interview: The Examiner concurred and requested that Applicants file a

request to withdraw finality.

It is respectfully submitted that the instant STATEMENT OF SUBSTANCE OF

INTERVIEW complies with the requirements of 37 C.F.R. §§1.2 and 1.133 and MPEP §713.04.

2

STATEMENT OF SUBSTANCE OF INTERVIEW Attorney Docket No.: Q90376

U.S. Application No.: 10/549,904

It is believed that no petition or fee is required. However, if the USPTO deems

otherwise, Applicant hereby petitions for any extension of time which may be required to

maintain the pendency of this case, and any required fee, except for the Issue Fee, for such

extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,

/Sunhee Lee/

Sunhee Lee

Registration No. 53,892

SUGHRUE MION, PLLC

Telephone: (202) 293-7060 Facsimile: (202) 293-7860 WASHINGTON DC SUGHRUE/265550

65565 CUSTOMER NUMBER

Date: April 17, 2008

3